2 3 4 5 6 7 8 9 10 11 12 13	MATTHEW THOMSON, ESQ., admitted pro hac via ADELAIDE PAGANO, ESQ., admitted pro hac via LICHTEN & LISS-RIORDAN, PC 729 Boylston Street, Suite 2000 Boston, MA 02116 Telephone: (617) 994-5800 Facsimile: (617) 994-5801 mthomson@llrlaw.com apagano@llrlaw.com KRISTINA L. HILLMAN, ESQ., Nevada Bar No. 7 SEAN W. McDONALD, ESQ., Nevada Bar No. 128 WEINBERG, ROGER & ROSENFELD A Professional Corporation 3199 E. Warm Springs Rd, Ste 400 Las Vegas, NV 89120 P: (702) 508-9282 F: (510) 337-1023 nevadacourtnotices@unioncounsel.net khillman@unioncounsel.net smcdonald@unioncounsel.net	7752		
14	Jasmine Woodward			
15	UNITED STATES DISTRICT COURT			
16 17	DISTRICT OF NEVADA			
18 19 20 21 22 23 24 25	BRITTANY STRAUSS and JASMINE WOODWARD, and on behalf of themselves and similarly situated individuals, Plaintiffs, v. I.K.M.J. JOINT LLC d/b/a/ GIRL COLLECTION, and FLOYD MAYWEATHER, Defendants.	CASE NO.: 2:23-cv-00439 ORDER GRANTING STIPULATION TO STAY ALL LITIGATION DEADLINES TO ATTEND MEDIATION ORDER GRANTING STIPULATION TO STAY ALL LITIGATION DEADLINES ORDER GRANTING STIPULATION TO ORDER GRANTING STIPULATION TO ORDER GRANTING STIPULATION TO ORDER GRANTING STIPULATION TO		
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1	Plaintiffs filed this proposed class and collective action on March 23, 2023. Discovery		
2	remains ongoing. The Parties have recently agreed to attend non-binding mediation with Floyd A.		
3	Hale Esq. of JAMS on May 13, 2024. In order to conserve resources and prepare for mediation,		
4	the Parties have stipulated to a stay of all litigation deadlines and discovery deadlines until May 23,		
5	2024.		
6	On May 23, 2024, the Parties shall file with the Court a Notice that this matter is fully		
7	resolved along with a proposal for any settlement approval process or, in the event that the matter is		
8	not resolved, the Parties shall submit a Joint Proposed Scheduling Order to govern the remainder of		
9	this proceeding.		
10	This is the Parties' first request for a stay of litigation to attend mediation.		
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1	IT IS SO STIPULATIED.
2	/s/ Matthew Thomson
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3	ADELAIDE PAGANO, ESQ., admitted pro hac vice
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17	/s/ _ R. Todd Creer
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26	Fax: (702) 382-4800
27	Attorneys for Defendant Mayweather
28	
	-3-
	-3- STIDLILATION TO STAVALL LITICATION DEADLINES TO ATTEND MEDIATION

1	
2	/s/Theodore Parker, III THEODORE PARKER, III, ESQ.
3	Nevada Bar No. 4716
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6	Email: tparker@pnalaw.net
7	Attorneys for Defendant,
8	I.K.M.J. Joint, LLC d/b/a Girl Collection
9	
10	IT IS SO ORDERED.
11	II IS SO ORDERED.
12	10
13	and the second
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15	United States District Judge
16	Dated: 4/12/2024
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